	Document 43-7	Filed 03/28/25	Page 1 o
EXHIBIT C			
UNITED STATES DISTRICT OF NEVADA	CT COURT	e a Maria anticolor de la compansión de la	ina ka 2009an sanggan kananggan sa pananggan sa pananggan sa kananggan sa kananggan sa kananggan sa kananggan
DREW J. RIBAR, Plaintiff,		anner i vert de se verene en	
v.			
STATE OF NEVADA ex rel. NEVAI	DA DEPARTMENT (OF CORRECTION	S; CARSO
CITY; DEPUTY JASON BUENO, ir	his individual and off	icial capacity; WAR	DEN
FERNANDEIS FRAZIER; SGT. RO	BERT SMITH; et al.	,	
Defendants.			
Case No.: 3:24-ev-00103-ART-CLB			
Case No.: 3:24-cv-00103-ART-CLB Plaintiff: Drew J. Ribar, pro se			
	Valley, NV 89704		
Plaintiff: Drew J. Ribar, <i>pro se</i> Address: 3480 Pershing Ln., Washoe V	Valley, NV 89704		
Plaintiff: Drew J. Ribar, pro se	Valley, NV 89704		
Plaintiff: Drew J. Ribar, pro se Address: 3480 Pershing Ln., Washoe V Phone: (775) 223-7899	Valley, NV 89704		
Plaintiff: Drew J. Ribar, pro se Address: 3480 Pershing Ln., Washoe V Phone: (775) 223-7899	Valley, NV 89704		
Plaintiff: Drew J. Ribar, pro se Address: 3480 Pershing Ln., Washoe V Phone: (775) 223-7899	Valley, NV 89704		
Plaintiff: Drew J. Ribar, pro se Address: 3480 Pershing Ln., Washoe V Phone: (775) 223-7899 Email: Const2Audit@gmail.com	Valley, NV 89704		

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5. **Municipal liability** for policy/custom (*Monell v. Dep't of Soc. Servs.*, 436 U.S. 658 (1978))

DESCRIPTION

- Video Recording: 37 minutes, 1 second of body-worn camera footage from Deputy
 Jason Bueno, recorded August 30, 2022, at Northern Nevada Correctional Center
 (NNCC), obtained via discovery in criminal case No. 22 CR 01231 1C (dismissed by order dated finsert date if known])
- Format: Submitted on USB per Local Rule IC 2-2, with Notice of Manual Filing

KEY LEGAL VIOLATIONS AND SUPPORTING EVIDENCE

Timestamp	Incident Summary	Legal Relevance
	Sgt. Smith: "Notified deputies"	First Amendment retaliation (Glik v. Cunniffe,
0:01:10	for "exercising his First	655 F.3d 78 (1st Cir. 2011); Fields v. City of
	Amendment rights."	Philadelphia, 862 F.3d 353 (3d Cir. 2017))
0:01:29	Sgt. Smith: "No 'no	No probable cause (Hiibel v. Sixth Judicial Dist.
0.01.29	trespassing' signs up."	Ct., 542 U.S. 177 (2004); NRS 207.200)
0.01.27	Sgt. Smith: "This is a public	Public forum; arrest invalid (Reed v. Town of
0:01:37	roadway, which it is."	Gilbert, 576 U.S. 155 (2015))
 PLEADING TIT	TLE - 3	

Timestamp	Incident Summary	Legal Relevance
0.02.02	Cat Carisha !!Wa mant it cans !!	Pretextual intent; Monell custom (Whren v.
0:02:03	Sgt. Smith: "We want it gone."	United States, 517 U.S. 806 (1996))
0:03:34-	Bueno arrives; Frazier:	No warning; Fourth Amendment (Terry v. Ohio,
0:03:49	"Trespassing remove him."	392 U.S. 1 (1968))
04.12	Bueno: "Put your hands behind	Unlawful seizure (Manuel v. City of Joliet, supra;
0:04:13	your back."	NRS 200.460)
05.11	Bueno: "You're being arrested	
:05:11	for trespassing."	False arrest (<i>Thompson v. Clark</i> , supra)
):05:19–	AC hose redirects air; Plaintiff	Eighth Amendment (Hope v. Pelzer, supra;
:05:37	in back, no seatbelt, dry shirt.	Youngberg v. Romeo, 457 U.S. 307 (1982))
0.4.20		Due process violation (Mathews v. Eldridge,
:06:30	"Tow his truck."	supra; NRS 205.2715)
0.07.14	"Definitely not take photos or	Retaliation (Turner v. Driver, supra; NRS
0:07:14	whatever."	171.1233)
0.07.54		Deliberate indifference (Estelle v. Gamble, 429
):07:56		U.S. 97 (1976))
0.00.13	•	Viewpoint discrimination (Reed v. Town of
0:08:13	Frazier: "Advocacy groups."	Gilbert, supra)
0:10:21-	Window closed, cutting	
0:10:28	airflow.	Cruel conditions (Farmer v. Brennan, supra)
PLEADING TIT	TLE - 4	
0:08:13 0:10:21– 0:10:28 PLEADING TIT	airflow.	•

Timestam	Incident Summary	Legal Relevance
0:13:12	Bueno/Frazier: Audit intent, no	o Retaliation (<i>Irizarry v. Yehia</i> , 38 F.4th 1282 (10th
0:13:23	paperwork.	Cir. 2022))
0:15:43	Frazier: "Unauthorized	Mischaracterization (Fields v. City of
0.13.43	videos."	Philadelphia, supra)
0:24:55-	Bueno cools himself with AC	Eighth Amendment (Wilson v. Seiter, 501 U.S.
0:32:36	hose.	294 (1991))
0:33:34	Plaintiff exits, sweating	Visual proof of distress (Youngberg v. Romeo,
0.55.54	profusely, shirt soaked.	supra)
0:34:45	Bueno: "Got a little sweaty	Admission of conditions (Farmer v. Brennan,
	back there."	supra)
0.24.51	Plaintiff: "Trying to hot box	
0:34:51	me."	Eighth Amendment (<i>Hope v. Pelzer</i> , supra)
0:35:23	Plaintiff cites Irizarry v. Yehia.	Legal awareness strengthens claim
0:36:02	Plaintiff: "Nobody asked me to	Negates obstruction (Hiibel v. Sixth Judicial Dist.
0.30.02	identify."	Ct., supra)
0:37:01	Bueno: "Get you all dried	Acknowledgment of distress (Estelle v. Gamble,
0.37.01	up"	supra)
Footpote: All	timostomos one in alcele d. C	
		npleteness; bolded entries (0:33:34, 0:34:45) are
	t must not impose undue hardsh	ngberg v. Romeo, 457 U.S. 307 (1982) (conditions
	e must not impose undue nardsn	ip).
LEADING TIT	LE - 5	

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or of the second se	
LEGA	AL CLAIMS SUPPORTED
1.	First Amendment Retaliation: Arrest for recording (Fordyce, Glik, Turner, Fields
	Irizarry; NRS 171.1233)
2.	Fourth Amendment False Arrest: No probable cause (Manuel, Thompson, Hiibels
	200.460, 200.310)
3.	Eighth Amendment Cruel Conditions: Heat exposure (Hope, Farmer, Youngberg
	Estelle; NRS 200.481, 200.471)
4.	Fourteenth Amendment Due Process: Truck towed (Mathews, Lugar v. Edmonds
	Co., 457 U.S. 922 (1982); NRS 205.2715, 205.220)
5.	State Torts: False imprisonment, coercion, malicious prosecution (Iqbal v. Ashcroft
	U.S. 662 (2009); NRS 197.200, 207.190, 199.310)
)]]A]	JIFIED IMMUNITY ANALYSIS
20711	THE INTERNIT ANALISIS
efend	ants' actions violate clearly established law in the Ninth Circuit:
•	Recording : Fordyce (1995), Glik (2011), Turner (2017), Fields (2017), Irizarry (20
•	False Arrest: Hiibel (2004), Manuel (2017), Thompson (2022)
•	Conditions : <i>Hope</i> (2002), <i>Farmer</i> (1994), <i>Estelle</i> (1976)
LEADI	NG TITLE - 6